UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF TEXAS VICTORIA DIVISION

STATE OF TEXAS,	§
	§
Plaintiff,	§
	§
v.	§ Civil Action No. 6:21-cv-00003
	§
The UNITED STATES OF AMERICA;	§
DAVID PEKOSKE, Acting Secretary of	§
The United States Department of Homeland	§
Security, in his official capacity;	§
UNITED STATES DEPARTMENT OF	§
HOMELAND SECURITY; TROY	§
MILLER, Senior Official Performing the	§
Duties of the Commissioner of U.S. Customs	§
and Border Protection, in his official	§
capacity; U.S. CUSTOMS AND BORDER	§
PROTECTION; TAE JOHNSON, Acting	§
Director of U.S. Immigration and	§
Customs Enforcement, in his official	§
capacity; U.S. IMMIGRATION AND	§
CUSTOMS ENFORCEMENT; TRACY	§
RENAUD, Senior Official Performing the	§
Duties of the Director of the U.S. Citizenship	§
And Immigration Services, in her official	§
capacity; and U.S. CITIZENSHIP	§
AND IMMIGRATION SERVICES,	§
	§
Defendants.	§

NOTICE TO THE PARTIES

In addition to any and all issues the parties see fit to address in their preliminary injunction briefing, the Court asks that they include the following:

What are the legal ramifications of deferring an individual's removal beyond the first 90 days following a final order of removal? For instance, is the Attorney General accorded more discretion over an individual's final order of removal or detention after expiration of the "removal period"? 8 U.S.C. § 1231(a)(1)(A).

SIGNED this February 1, 2021.

DREW B. TIPTON

UNITED STATES DISTRICT JUDGE